



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

IRENE TSEPENYUK

Plaintiff,

18-cv-7092 (GBD) (KHP)

-against-

DISCOVERY ORDER

FRED ALGER & COMPANY, INC.,

Defendant.

-----X

KATHARINE H. PARKER, United States Magistrate Judge:

Consistent with today's discovery conference, the nine categories of discovery requests, as outlined in Plaintiff's letter motion at ECF No. 75, are resolved as follows:

1. DENIED – The requested materials are not relevant and are disproportionate to the needs of this case;
2. DENIED – Defense counsel has complied with their discovery requirements under Fed. R. Civ. P 34 with respect to his request;
3. DENIED – The requested materials are not relevant;
4. DENIED – The requested materials are overbroad insofar as irrelevant information has been requested and are disproportionate to the needs of the case in light of what already has been produced;
5. DENIED – The requested materials are not relevant;
6. DENIED – The requested materials are disproportionate to the needs of this case in light of what has already been produced;

7. Defendants are to inquire with facilities and IT personnel employed by Defendants regarding the set ups of lactation rooms and provide information about the 9 individuals previously identified, to the extent discovered, concerning whether they expressed milk at work;
8. DENIED – The requested information is not proportional to the needs of the case;
and
9. Defendants are directed to provide the date of the undated employee handbook, or alternatively, prepare Mr. Liebes to answer questions regarding the same.

SO ORDERED.

DATED: February 10, 2021
New York, New York



KATHARINE H. PARKER
United States Magistrate Judge